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National Association of Regulatory Utility Commissioners

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February **19,2003** 

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Ms. Marlene H. Dortch Secretary Federal Communications Commission 445 12<sup>th</sup> Street, S.W. Washington, DC 20554

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FEDERAL COMMUNICATIONS COMMISSION OFFICE OF THE SECRETARY

RE: NARUC Opposition to Petition for Reconsideration filed by Verizon Companies in the FCC Proceedings captioned:

In the Matter & Implementation of the Telecommunications Act of 1996; Telecommunications Carriers' Use of Customer Proprietary Network Information and Other Customer Information; Docket No. 96-115; Implementation of the Non-Accounting Safeguards of Sections 271 and 272 of the Communications Act of 1993, as amended. Docket No. 96-149

Dear Ms. Dortch:

Verizon filed a petition for Reconsideration of the Federal Communications Commission's (FCC) July 16, 2002 Order concerning its Customer Proprietary Network Information (CPNI) rules in the above captioned proceeding. In that July Order, the FCC determined when states adopt CPNI rules that are more restrictive than the FCC's rules, the agency will decline "to apply any presumption that such requirements would be vulnerable to preemption." (CPNI Order, Page 31, ¶. 70) Instead the FCC decided to exercise preemptive authority on a case-by-case basis. Verizon has asked the Commission to reconsider these findings. The National Association of Regulatory Commissioners (NARUC) respectfully requests that the Commission reject Verizon's request.

As the California Commission points out in their opposition, Verizon bases their petition on three arguments (1) that this preemption policy is contrary to Section 222 of the Telecommunications Act, (2) that it may be difficult to implement separate state rules, and (3) that this preemption policy infringes upon carriers' 1<sup>st</sup> amendment rights. None of the arguments have merit. While it may be that the FCC has the ability to preempt state CPNI rules, Verizon cannot point to any statutory language or court decision that requires the FCC to preempt the states as a matter of law. The second and third assertions are at best premature. Neither argument can be fully tested until the FCC has before it the issue of whether a given state rule should or should not be preempted.

**As** Verizon has made no new arguments, NARUC respectfully requests that the FCC deny Verizon's Petition for Reconsideration.

NARUC requests any waivers needed to tile this comment out-of-time. Alternatively, NARUC requests this be treated as a written *ex parte* letter supporting the California Opposition Comments and opposing the Verizon petition.

Respectfully Submitte

James Bradford Ramsay NARUC General Counsel

cc: Christopher Libertelli, fice of Chairman Powell
Dan Gonzalez, Office of Commissioner Martin
Matthew Brill, Office of Commissioner Abemathy
Jordan Goldstein, Office of Commissioner Copps
Lisa Zaina, Office of Cornmissioner Adelstein
William Maher, Chief, Wireline Competition Bureau